

E-132, 299/SA-88-270 GRANTING PETITIONS FOR RECONSIDERATION

BEFORE THE MINNESOTA PUBLIC UTILITIES COMMISSION

Darrel L. Peterson	Chair
Cynthia A. Kitlinski	Commissioner
Norma McKanna	Commissioner
Robert J. O'Keefe	Commissioner
Patrice Vick	Commissioner

In the Matter of the Complaint Regarding the Annexation of a Portion of the Service Territory of People's Cooperative Power Association by the City of Rochester (North Park Additions)

ISSUE DATE: August 16, 1990

DOCKET NO. E-132, 299/SA-88-270

ORDER GRANTING PETITIONS FOR RECONSIDERATION

PROCEDURAL HISTORY

On July 11, 1990, the Commission issued its ORDER DETERMINING COMPENSATION in the above-entitled matter. That Order determined appropriate compensation for the City of Rochester's acquisition of a portion of People's Cooperative Power Association's assigned service area.

On July 31, 1990, the City of Rochester, the Department of Public Service, and the Minnesota Municipal Utilities Association filed petitions for reconsideration and rehearing of the matter.

FINDINGS AND CONCLUSIONS

Under Minn. Stat. § 216B.27, subd. 4 (1988), any application for rehearing not granted within 20 days of filing is deemed denied. The Commission believes adequate review of these petitions will require more than 20 days. The Commission will therefore grant the petitions for purposes of allowing careful review of the issues they raise. Deliberations on the merits of the petitions will be scheduled at a later date.

ORDER

1. The petitions for reconsideration and rehearing filed by the City of Rochester, the Department of Public Service, and the Minnesota Municipal Utilities Association are granted for purposes of affording them careful review. An Order on the merits of the petition will follow that review.
2. This Order shall become effective immediately.

BY ORDER OF THE COMMISSION

Richard R. Lancaster
Executive Secretary

(S E A L)